IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

JOANNE WOLFF, individually and on behalf of a Class of Similarly Situated Individuals, No. 4:19-CV-01596

(Chief Judge Brann)

Plaintiff,

V.

AETNA LIFE INSURANCE COMPANY,

Defendant.

ORDER

NOVEMBER 22, 2022

In accordance with the accompanying Memorandum Opinion, IT IS

HEREBY ORDERED that:

- 1. Aetna's Motion for Reconsideration (Doc. 133) is **GRANTED** in part and **DENIED** in part;
- 2. The Court grants the motion to the extent that the class definition will be modified as provided below, but denies the motion in all other respects;
- 3. The amended class shall be:

All persons who, between August 8, 2013 and November 30, 2017, were members of a long-term disability benefits plan insured and administered by Defendant Aetna Life Insurance Company, were insured under a long-term

disability policy that did not identify personal injury recoveries as "Other Income Benefits," were injured and received long-term disability benefits from Aetna Life Insurance Company as a result of an injury causing event, and as against whom Aetna Life Insurance Company sought or recovered reimbursement of such long-term disability benefits from funds received from the person's personal injury recovery.

4. The parties shall submit to the Court a proposed form of notice to the class that incorporates the amended class definition by Tuesday, December 6, 2022.

BY THE COURT:

<u>s/Matthew W. Brann</u>Matthew W. BrannChief United States District Judge